



IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In the Application of: CERTIFICATE OF MAILING Buskirk, et al. I hereby certify that this correspondence is being deposited with the United States Postal Serial No.: 09/942,537 Service as first class mail, postage prepaid, in an envelope addressed to: Mail Stop Petition, Commissioner for Patents, P.O. BOX 1450, **Filed: August 29, 2001** Arlington, VA 22313-1450, on this date: "Soft and Calcified Tissue For: January 27, 2005 Implants" Group Art Unit: 3738 Donald J. Pochopien Registration No. 32,167 **Examiner:** Alvin J. Stewart **Attorney for Applicants**

PETITION UNDER 37 C.F.R. § 1.137(a) TO REVIVE AN UNAVOIDABLY ABANDONED APPLICATION

Mail Stop Petition Commissioner for Patents P.O. BOX 1450 Arlington, VA 22313-1450

Sir:

Pursuant to 37 C.F.R. § 1.137(a), Applicants hereby petition the Commissioner for Patents to revive the above identified application that went unavoidably abandoned due to failure to respond to a communication that was received by Applicants' attorney after its final (30 day) due date. This Petition is accompanied by the following supporting documents:

- (1) The reply(s) required to the outstanding Office action or notice
 - (i) Amendment After Payment of the Issue Fee; and
 - (ii) Submission Of Corrected Drawings;
- (2) A check in the amount of \$1500 to cover the petition fee under 37 C.F.R.§ 1.17(1);

- (3) A statement of facts, showing that the entire delay in filing the required reply until the piling of a grantable petition was unavoidable; and
- (4) Declaration of Attorney, Donald J. Pochopien, as to the facts surrounding that unavoidable delay.

Respectfully submitted,

MCANDREWS, HELD & MALLOY, LTD.

By

Donald J. Pochopien Registration No. 32,167

Attorney of Record

500 West Madison, 34th Floor

Chicago, Illinois 60661

(312) 775-8133

Dated: January 27, 2005

Approved for use through 7/31/2006

U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE

Under the Paperwork Reduction	n act of 1995, no perso	ona are required	d to respond	to a collection of information	n unless it d	isplays a valid O	MB control number.		
	ANSMITTAL	-		Application Number	er	09/942,537	7		
FORM				Filing Date		August 29, 2001			
YAM , E	First Named Inven	tor	Buskirk, et	al.					
(to be used for all	Art Unit		3738						
TRADEM				Examiner Name		Alvin J. Ste	ewart		
(to be used for all	correspondence af	ter initial filin	g)	A44		DTI 440/40	AE 42970LIS04		
Total Number of Page			91	Attorney Docket N		K11 143/18	915-13879US01		
ENCLOSURES (check all that apply)									
Fee Transmittal Fo	- \$1500.00	Drawings		Corrected Formal	to 1	rc .	e Communication unication to Board		
Petition Under 37 §1.137(a) to Revive Ar Abandoned Application	Licen	_	ed Papers	ДАр	peal Commi	Interferences unication to TC Brief, Reply Brief)			
Statement Of Fact C.F.R. §1.137(a) To C That The Entire Delay Reply Up To The Filing Grantable Petition Waswith Exhibits A-J attact	Petition to Convert to a Provisional Application Power of Attorney, Revocation Change of Correspondence			Proprietary Information Status Letter Return-Receipt Postcard					
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Signature	Jul	11/1	Tool	per					
Printed Name	Donald J. Pochopien, Reg. No. 32,167								
Date	January 27, 2005	5							
		-	IFICATE	OF MAILING					
I hereby certify that this addressed to: Mail Stop		being depos	ited with t	the United States Posta					
Name (Print/type)	Donald J. Poche	pien		gistration No. (Atto	rney/Age	ent)	32,167		
Signature	Marie	X	JA.	green		Date	01/27/2005		

PTO/SB/17 (12-04)

Approved for use through 07/31/2006. OMB 0651-0032

U.S. Patent and Trademark Office: U.S. DEPARTMENT OF COMMERCE

Under the Paperwork Re	eduction Act of 19	995, no persons a	re required	to respond to a collec	tion of informa	uon uniess it dispia	ays a valid C	DIVIB CONTION THAT	
Fees pursuant the conso	ctive on 12/08/20		I.R. 4818)		Con	nplete if Known			
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METHOD OF PAYMENT (check all that apply)									
Check Credit	Card M	oney Order [None	Other (please	identify):				
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FEE CALCULATION									
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Design	200	100	100	50	130	65			
Plant	200	100	300	150	160	80			
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Reissue	300	150	500	250	600				
Provisional	200	100	0	0	0	0		Small Entity	
2. EXCESS CLAIM FEES Fee Description							Fee(\$)	Fee(\$)	
Each claim over 20, or for	Reissues, each	claim over 20 a	and more	than in the original pa	atent.		50	25	
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SUBMITTED BY	-111		<i>/</i>	Registration No.					
Signature	maco (NSI	gre	(Attorney/Agent)	32,16	Telepho		312)775-8000	
Name (print/type) Dona	ld J. Pochopien		V			Date	Ja	nuary 27, 2005	





IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In the Application of: Buskirk, et al.

Serial No.: 09/942,537

Filed: August 29, 2001

For: "Soft and Calcified Tissue

Implants"

Group Art Unit: 3738

Examiner: Alvin J. Stewart

CERTIFICATE OF MAILING

I hereby certify that this correspondence is being deposited with the United States Postal Service as first class mail, postage prepaid, in an envelope addressed to: Mail Stop Petition, Commissioner for Patents, P.O. BOX 1450, Arlington, VA 22313-1450, on this date:

January 27, 2005

Donald J. Pochopien Registration No. 32,167 Attorney for Applicants

STATEMENT OF FACTS UNDER 37 C.F.R. § 1.137(a) TO CORROBORATE THAT THE ENTIRE DELAY IN FILING THE REPLY UP TO THE FILING OF A GRANTABLE PETITION WAS UNAVOIDABLE

Mail Stop Petition Commissioner for Patents P.O. BOX 1450 Arlington, VA 22313-1450

Sir:

Pursuant to 37 C.F.R. § 1.137(a), Applicants hereby Provide the Commissioner for Patents with their statement of facts to corroborate Applicants' claim that "the entire delay in filing the required reply from the due date for the reply until the filing of a grantable petition pursuant to this paragraph was unavoidable."

1. The undersigned attorney of record, Donald J. Pochopien, is a partner at the law offices of McAndrews held & Malloy Ltd. and registered (Reg. No. 32,167) to practice

before the USPTO. He is also the attorney and person at McAndrews Held & Malloy that is most familiar with the facts surrounding the prosecution of this application. [Pochopien Declaration at ¶1.]

2. At the offices of McAndrews Held & Malloy Ltd. (MHM) it is the business practice in the mail room that "[o]ne individual will date stamp (on the back of the envelope) all incoming mail with the exception of magazines and post cards." Another individual sorts the date stamped mail for delivery. Thereafter, "[t]he prosecution mail (anything from the USPTO) will be delivered [to prosecution docketing] immediately after delivering Accounting's mail." Finally, it is the business practice at McAndrews Held & Malloy that mail delivery begin "no later than 10:00 am":

After date stamping and sorting the U.S. mail, ARO's internal; messenger service will deliver all mail. Delivery of the mail will begin first to the Accounting Department, then to the Prosecution [docketing] Dept. and then to the employees of MHM no later than 10:00 am. ARO should send an e-mail to "Entire Firm" if the mail delivery is delayed.

[Exhibit A: Excerpt from Procedure Manual at MHM on "U.S. Mail Services, Incoming;" Pochopien Declaration at ¶2; emphasis in original]

- 3. For the above-identified application, the undersigned attorney signed the issue fee documents and caused the issue fee to be paid and transmitted by mail to the USPTO on December 14, 2004. [Pochopien Declaration at ¶3.]
- 4. On December 15, 2004, unbeknownst to the undersigned attorney, the attached Official Communication was allegedly transmitted by mail to the undersigned attorney at the offices of McAndrews Held & Malloy, Ltd. [See Exhibit B: Official Communication (FORM PTO-1631) dated 12/15/04 at page 1; Pochopien Declaration at ¶4.]

- 5. On page 2, the Official Communication states that the drawings received on 08/29/01 have an inconsistency between the Figures 1A, 1F and the Brief Description of the Drawings, and that Applicant is required to correct this inconsistency "within a time period of **ONE MONTH or THIRTY (30) DAYS, whichever is longer,** from the mailing date of this Notice" and that "NO EXTENSION OF THIS TIME PERIOD MAY BE GRANTED UNDER EITHER 37 CFR 1.136 (a) OR (b)." [See Exhibit B: Official Communication dated 12/15/04 at page 2.]
- 6. Based upon the mailing date of December 15, 2004 that is on the face of the Official Communication, the final **UNEXTENDABLE** date for Response to the Official Communication was January 15, 2005. [See Exhibit B: Official Communication dated 12/15/04 at pages 1 and 2.]
- 7. However, on January 18, 2005, the Official Communication dated December 15, 2004 was first received in the mail room of McAndrews Held & Malloy Ltd. [Pochopien Declaration at ¶7.]
- 8. As evidenced by the date stamp of "RECEIVED JAN 18 2005" on the face of the Official Communication of December 15, 2004, the Official Communication was first received and seen by the docketing department at McAndrews Held & Malloy on January 18, 2005. [Exhibit B: date stamp on the Official Communication at page 1; Pochopien Declaration at ¶8; and Exhibit C: Listings of MHM Docketing procedures.]
- 9. As part of their processing of the Official Communication, the docketing department at McAndrews Held & Malloy entered the response due date of "Jan 15, 2005" on the face of the Official Communication and indicated that it was "Final." [Exhibit B: date on lower right of the Official Communication; Exhibit C: Listings of MHM Docketing procedures; Pochopien Declaration at ¶9.]

- 10. On the afternoon of January 18 2005, Helen Hughes, the supervisor of the docketing paralegals, personally brought the file for this application to the undersigned attorney and explained that the docketing department had just received the Official Communication of 12/15/04 on today's date (01/18/05) and that the unextendable response date had already passed. [Pochopien Declaration at ¶ 10.]
- 11. On the next day (Wednesday, January 19, 2005), the undersigned attorney informed the assignee and client, Regeneration Technologies Inc., by e-mail what had occurred, advised them of two different ways to proceed (either refiling the application off of a co-pending application or via the more costly petition to revive the abandoned application) along with the costs, and asked them to advise me on how they would like to proceed. [Exhibit D: E-mail from Donald Pochopien (MHM) to Maurie Baker (RTI) of 01/19/05 at 2:38 PM; Pochopien Declaration at ¶11.]
- 12. On that same day (Wednesday, January 19, 2005), RTI responded back to the undersigned attorney in an e-mail and inquired about time for the PTO to act and costs. [Exhibit E: E-mail from Maurie Baker (RTI) to Donald Pochopien (MHM) of 01/19/05 at 3:53 PM.]
- 13. Later that same day (Wednesday, January 19, 2005), the undersigned attorney replied to RTI by e-mail and informed them where the additional costs arise in filing the petition to revive. Because an answer was not immediately forthcoming, the undersigned attorney also informed RTI that there is a diligence requirement and that we must proceed diligently if we wish to file a petition to revive the application. [Exhibit F: E-mail from Donald Pochopien (MHM) to Maurie Baker (RTI) of 01/19/05 at 4:01 PM; Pochopien Declaration at ¶13.]
- 14. On the morning of the next day (Thursday, January 20, 2005), Maurie Baker of RTI advised the undersigned attorney that she would have to present the options to upper

management at RTI to obtain a decision. [The need for an upper management decision is based upon the Sorbanes-Oxley law recently passed by Congress.] She also inquired about the time frames for each of the options and my time for acting. [Exhibit G: E-mail from Maurie Baker (RTI) to Donald Pochopien (MHM) of 01/20/05 at 8:49 AM; Pochopien Declaration at ¶14.]

- 15. That same morning (Thursday, January 20, 2005), the undersigned attorney responded by e-mail within the hour and advised RTI, based upon his experience, of his best estimates of the time for response from the PTO for each of the two options, likelihood of success for each option, and the time that he would need to draft the appropriate filings. [Exhibit H: E-mail from Donald Pochopien (MHM) to Maurie Baker (RTI) of 01/20/05 at 9:21 PM; Pochopien Declaration at ¶15.]
- 16. On the following Monday morning (January 24, 2005), RTI elected a course of action and authorized the undersigned attorney to proceed with reviving this unavoidably abandoned application. [Exhibit I: E-mail from Maurie Baker (RTI) to Donald Pochopien (MHM) of 01/24/05 at 10:58 AM; Pochopien Declaration at ¶16.]
- 17. On Monday, January 24, 2005, the undersigned attorney pushed other work aside and drafted the responses required under the Official Communication. Specifically, the undersigned attorney drafted the "Submission of Corrected Drawings" and the "Amendment After Payment of the Issue Fee." [Pochopien Declaration at ¶ 17.]
- 18. On Tuesday, January 25, 2005, the undersigned attorney pushed other work aside and drafted the "Petition Under 37 C.F.R. 1.137(a) To Revive An Unavoidably Abandoned Application" and began drafting the Statement of Facts collecting facts drafting this document ("STATEMENT OF FACTS UNDER 37 C.F.R. § 1.137(a) TO CORROBORATE THAT THE ENTIRE DELAY IN FILING THE REPLY UP TO THE FILING OF A GRANTABLE PETITION WAS UNAVOIDABLE").

19. On Wednesday, January 26, 2005, the undersigned attorney continued drafting

this document and began drafting the Pochopien Declaration that provides the underlying

factual support for many of the statements made herein. [Pochopien Declaration at ¶19.]

20. On Thursday, January 27, 2005, the undersigned attorney completed the

Pochopien Declaration and this "Statement of Facts . . ." and sent both documents along with

the proposed responses, as e-mail attachments, to the assignee RTI for their review.

[Pochopien Declaration at ¶ 20; Exhibit J: E-mail from Donald Pochopien to Benjamin

Sanders (RTI) on 01/27/05 at 10:06AM.]

21. For all these reasons, the undersigned attorney and the assignee at all times

acted diligently, and that the entire delay in filing the required reply from the due date for the

reply until the filing of a grantable petition pursuant to this paragraph was unavoidable.

Respectfully submitted,

MCANDREWS, HELD & MALLOY, LTD.

By

Donald J. Pochopier

Registration No. 32,167

Attorney of Record

500 West Madison, 34th Floor

Chicago, Illinois 60661

(312) 775-8133

Dated: January 27, 2005

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should never approach MHM employees and ask them if they can go to trial with them.

Expectations

Anticipate long hours under pressure. Expectations include knowledge of copy quality and timeliness. Faxes will need to be distributed as quickly as possible. Supplies must be monitored, re-ordered, re-stocked and readily available. Messenger services may be requested. You must keep a meter reading of all copies made for billing purposes. Oftentimes, you will be asked to re-stock refrigerators, snacks, medicinal supplies, etc. (depending on the particular circumstances). You may get requests from attorneys, paralegals, secretaries, or others and those requests will vary greatly. Be prepared for the unusual and unexpected. Paralegals often attend trial during the day and will ask for copy jobs to be completed in their absence. If the situation becomes overwhelming, call The MHM Manager and ask for some advice or additional assistance.

Expenses

A cash advance will be given to you by the firm for miscellaneous expenses. The amount will be determined according to length of stay and anticipated needs and will be determined and approved by a MHM Manager or other MHM employee. Reasonable expenses include an occasional book or magazine or local entertainment such as a movie but this should not be abused. Other expenses will include food, and personal hygiene products such as toothpaste. You may have to provide tips to service persons but oftentimes tips are built-in to the hotel cost so you must seek guidance and direction from an attorney, paralegal or secretary. Occasionally you will be requested to purchase food or sundry items. You will be held accountable for the cash advance you are given so it is imperative that you keep all receipts and track all cash transactions. Upon your return to the office, you will be required to complete an expense report. If you should require more cash prior to or before your return, please contact the MHM Manager for instruction. If you should spend any personal money for reasonable expenses, you will be reimbursed.

L. U.S. MAIL SERVICES

Incoming

U.S. Mail is delivered Monday through Friday by "On the Fly" between <u>7:45 a.m.</u> and 8:45 a.m. The mail will be brought in one or more locked bag(s). The "On the Fly" messenger will be given unlocked replacement bag(s). The key to unlock the bags can be obtained from any ARO Manager. Mail should never be opened. The two individuals who process the incoming US Mail will sign a log sheet after date stamping and sorting. The mail will be unlocked in the presence of two or more ARO personnel. One individual will date stamp (on the back of the envelope) all incoming mail with the exception of magazines and postcards. The other individual will sort the mail by three areas - 35th floor, 34th floor east, and 34th floor west. Any instruction for special handling whether permanent or

temporary should be noted on the mail cart(s). Unidentified mail, foreign mail and checks are delivered to Accounting in a locked bag. If no one is present in Accounting, the bag may be given to MHM Management (Hugh Washburn, Jim Boettger, Ann-Marie Jensen or Jan Wiesner). Accounting's locked bag of mail will be the first mail delivered. The prosecution mail (anything from the USPTO) will be delivered immediately after delivering Accounting's mail. Returned mail should be given to Ann-Marie Jensen unless the sender's initials or name is indicated in the return address portion in which case the mail would be given directly to the sender. After date stamping and sorting the U.S. Mail, ARO's internal messenger service will deliver all mail. Delivery of mail will begin first to the Accounting Department, then to the Prosecution Dept, and then to the employees of MHM no later than 10:00 a.m. ARO should send an e-mail to "Entire Firm" if the mail delivery is delayed.

Outgoing

Outgoing U.S. Mail can be either dropped off in the ARO Center on the 34th Floor or will be retrieved from the designated bins located throughout the firm. All outgoing mail should be received and processed in the mailroom no later than 5:00 p.m. The mail must be checked to make sure it is sealed, has proper postage and international stamp. A messenger from the Building Messenger Center retrieves the mail between 5:15 and 5:30 and holds it at the Building Messenger Center to be picked up by "On the Fly" courier who delivers it to the U.S. Post Office. All international airmail packages weighing more than three (3) pounds must be delivered to a U.S. Postal agent in person. The copy center must be informed by 5:00 p.m. if such service is required.

Certified Mail

If proof of mailing is required for the certified mail, please complete the necessary forms for the Postal Service. Blank copies of those forms are available in the mailroom. The copy center must be informed by <u>5:00 p.m.</u> if such service is required.

Express Mail

Express Mail Runs will be completed by a CSR in the evening at 6:00 p.m. The client should complete the necessary forms for the Postal Service and inform ARO by 5:30 p.m. If such service is required; however, this is usually a daily occurrence. Express mail must be received by the U.S. Post Office by 6:30 p.m. to guarantee next-day delivery. The Express Mail should have a client matter number and the name or initials of the sender for billing purposes. This information is recorded daily in a binder located by the mail machine in the copy center. Cab fare for express mail delivery to the Post Office is provided by the MH&M copy center manager. Ask for a cab fare receipt and, upon return, submit the receipt and change to the MH&M copy center manager or ARO manager on duty. The Post Office is located at the corner of Canal and Harrison (433 West Harrison). Take the escalators up to the second level – you may have to stand in line. Proceed to the teller, give them the envelope(s), they will process them and



UNITED STATES PATENT AND TRADEMARK OFFICE

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
09/942,537 08/29/2001		Dayna Buskirk	RTI-143	7267		
. 759	00 12/15/2004		EXAM	NER		
DONALD J. P		_	STEWART	, ALVIN J		
MCANDREWS, HELD, & MALLOY. LTD CITICORP CENTER, 34TH FLOOR 500 WEST MADISON STREET CHICAGO, IL 60661		1	ART UNIT PAPER NUMBER			
		RECEIVED	3738			
		JAN 1 8 2005 . M	DATE MAILED: 12/15/2004			
		McANDREWS, HELD & MALLOY	•			

Please find below and/or attached an Office communication concerning this application or proceeding.



UNITED STATES PATENT AND TRADEMARK OFFICE

UNDER SECRETARY OF COMMERCE FOR INTELLECTUAL PROPERTY AND DIRECTOR OF THE UNITED STATES PATENT AND TRADEMARK OFFICE

NOTICE OF DRAWING INCONSISTENCY WITH SPECIFICATION

The drawings filed 8/29/01 have been received. However, an inconsistency exibetween the drawings and the Brief Description of the Drawings in the specification.	
Figures are listed in the Brief Description of the Drawings in the specification	
Figures are contained in the Drawings but not listed in the Brief Description Drawings in the specification.	of the
Applicant is required to correct the above-noted inconsistency within a time period of (ONE Notice,
or within the time remaining in the time period set forth in the Notice of Allowability (or within the time remaining in the time period set forth in the Notice of Allowability (or within the time remaining in the time period set forth in the Notice of Allowability (or within the time remaining in the time period set forth in the Notice of Allowability (or within the time remaining in the time period set forth in the Notice of Allowability (or within the time remaining in the time period set forth in the Notice of Allowability (or within the time remaining in the time period set forth in the Notice of Allowability (or within the time remaining in the time period set forth in the Notice of Allowability (or within the time remaining in the time period set forth in the Notice of Allowability (or within the time remaining in the time period set forth in the Notice of Allowability (or within the time remaining in the time period set forth in the Notice of Allowability (or within the time remaining in the time period set forth in the Notice of Allowability (or within the Notice of Allowability (or within the time remaining in the time period set forth in the Notice of Allowability (or within the N	Form IS TIME
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FORM PTO-1631 (REV. 10-03)

Customer Service: 703-308-6789

Alexandria, VA 22313-1450

Office of Patent Publication/Publishing Division

1-888-786-0101

DOCKETING Checklist

DAILY

Express Mail Receipts – match receipts with file, notify High Density of files sent back to Secretary
Daily Docket (Patent & TM) – Patent: distribute to KKM, NC, SM, CB, CLB. TM: distribute to MC Docket is run for following periods Monday – from previous Sat thru Tuesday Tuesday – Tuesday thru Wednesday Wednesday – Wednesday thru Thursday Thursday – Thursday thru Friday Friday – Friday thru next Monday
Daily JMM Docket - Email to X-team Monday – from previous Saturday thru Tuesday Tuesday – Monday thru Wednesday Wednesday – Tuesday thru Thursday Thursday – Wednesday thru Friday Friday – Thursday thru next Monday
Incoming Mail – open, date stamp and docket all incoming mail & faxes. Email incoming mail list to Fileroom
Missing Mail List – update missing mail list with previous days mail and email to Fileroom
Outgoing Mail - check and docket all USPTO mail
Daily Final Actions Due Report (Patent & TM)— email to prosecution Monday — run from previous Saturday to Monday Tuesday to Friday — run for current day
WEEKLY
 Weekly Docket - every Friday run docket report for Saturday thru to following Sunday. Print and Distribute via ARO to each attorney/secretary. Distribute via EMAIL to: Don Pochopien Janet McNicholas (and team)
MONTHLY
Monthly Docket - run on (or as near as) 28 th of each month. Run for period 1 st day of next month to the 31 st day of the 2 nd month (so covers two month period). Print and distribute via ARO to each attorney & secretary. Distribute via EMAIL to: Jan Wiley (Ed Remus/J Barich) Betsy Henschen (George Wheeler) Robert Fieseler

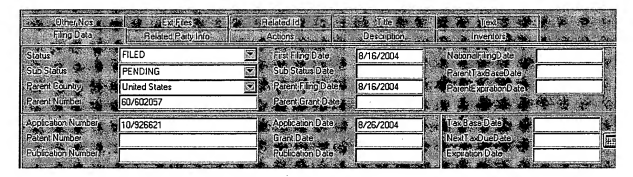
DOCKETING PROCEDURES - INCOMING USPTO MAIL

POSTCARD

Enter application number

FILING RECEIPT

- Change IPM Subs-status to Pending
- Check and compare IPM info relating to Serial number; Filing date; Title; Inventors;
 Projected publication date; and Priority data



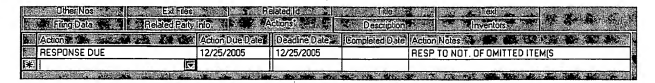
- Verify foreign filing dates docketed (if appropriate)
- Mark file with application number and filing date
- Verify Status Inquiry at 18 months from filing date for regular cases, 12 months for continuations

CORRECTED FILING RECEIPT

 Treat as original filing receipt; verify same info. Typically only need to amend projected publication date in actions tab

NOTICE OF OMITTED ITEM(S)

- Enter & Complete Response Due [RES] two months from USPTO mail date
- Copy final due date into deadline field
- Specify in notes 'RESP TO NOT. OF OMITTED ITEM(S)"



- Stamp paper "Response Due" and mark due date
- Mark file with action and due date

MISSING PART(S)

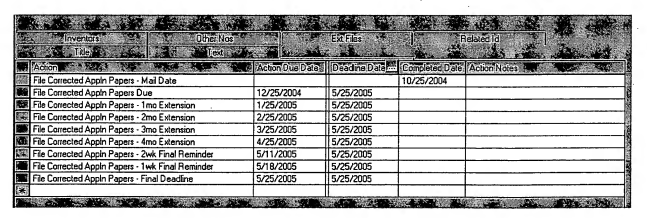
- Enter & complete Notice of Missing Parts mail date (NMM) with PTO mail date and save.
- Copy final due date into deadline field for each due date

- 8	Ext Files	The second	Related.ld
أطنن الأراي			16 - 16 - 16 - 16 - 16 - 16 - 16 - 16 -
Action Due Date	Deadline Date	Completed Date	Action Notes
		10/25/2004	
12/25/2004	5/25/2005		
1/25/2005	5/25/2005		
2/25/2005	5/25/2005		
3/25/2005	5/25/2005		
4/25/2005	5/25/2005		
5/11/2005	5/25/2005		
5/18/2005	5/25/2005		
5/25/2005	5/25/2005		
			·
	12/25/2004 1/25/2005 2/25/2005 3/25/2005 4/25/2005 5/11/2005 5/18/2005	Action Due Date Deadline Date 12/25/2004 5/25/2005 1/25/2005 5/25/2005 2/25/2005 5/25/2005 3/25/2005 5/25/2005 4/25/2005 5/25/2005 5/11/2005 5/25/2005 5/18/2005 5/25/2005 5/25/2005 5/25/2005	Action Due Date Deadline Date Completed Date 10/25/2004 10/25/2004 10/25/2004 11/25/2005 1/25/2005 5/25/2005

- Delete mail date action
- Stamp paper "Response Due" and mark due date
- Mark file with action and due date

NOTICE TO FILE CORRECTED APPLICATION PAPERS

- Enter & complete File Corrected Appln Papers mail date (FCM) with PTO mail date and save.
- Copy final due date into deadline field for each due date



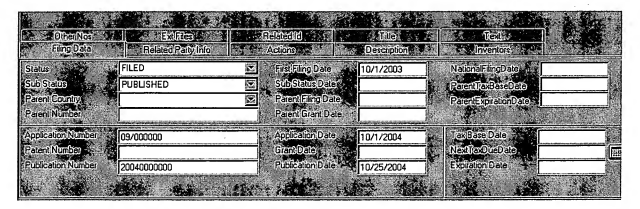
- Delete mail date action
- Stamp paper "Response Due" and mark due date
- Mark file with action and due date

REVISED PUBLICATION DATE

Change publication due date in Actions tab

NOTICE OF PUBLICATION OF APPLICATION

- Change sub-status to Published [P]
- Add publication number and publication date in filing data tab.



- Complete Action Published [PUB] with publish date
- Verify that at least one action is open, if not add Status Inquiry
- Mark file with Published no due date

ASSIGNMENT RECORDATION

- Change "Assignment Made" to "Assignment Recorded" in filing data tab
- Check inventor's assignment date against IPM entry
- Verify that at least one action is open, if not add Status Inquiry
- Mark file with Assignment Recordation date, reel/frame numbe

ASSIGNMENT NON-RECORDATION

Docket Correction Requested [CRR] with due date – add "crct assgn" to notes field

Other Nos Ext F	ies	Related Id	Title	we Text
Filing Date Related R	arty info	Actions :	, Descrip	tion Inventors
Action 22 - 2 - 2	Action Due Date	Deadline Date	Completed Date	Action Notes
CORRECTION REQUESTED	11/25/2004	11/25/2004		CRCT ASSIGNMENT
*				

OFFICE ACTION / RESTRICTION REJECTION

- Enter & complete "Restriction Mail Date" [RTM] with PTO mail date
- Copy final due date into deadline field for each due date
- Delete Status Inquiry

	linventars	Other Nos		Ext Files	Related Id:
	Title	Text	A		
3	Action	Action Due Date	Deadline Date	Completed Date	Action Notes
	Restriction mail date			10/25/2004	
	Restriction	11/25/2004	4/25/2005		
	Restriction - 1st extension	12/25/2004	4/25/2005	•	
	Restriction - 2nd extension	1/25/2005	4/25/2005		
	Restriction - 3rd extension	2/25/2005	4/25/2005		
	Restriction - 4th extension	3/25/2005	4/25/2005		
	Restriction - 2wk Final Reminder	4/11/2005	4/25/2005		
	Restriction - 1wk Final Reminder	4/18/2005	4/25/2005		
	Restriction - final deadline	4/25/2005	4/25/2005		
*					

- Delete mail date action
- Stamp paper "Response Due" and mark due date
- Mark file with "Rest/Election" with PTO mail date and due date

NON-FINAL OFFICE ACTION

- Enter & complete "Application Rejection" Mail Date [REJ] with PTO mail date and save
- Copy final due date into deadline field for each due date
- Delete Status Inquiry

Text	1486		Related Id
Action Due Date	Deadline Date	Completed Date	Action Notes
		10/25/2004	
1/25/2005	4/25/2005		
2/25/2005	4/25/2005		
3/25/2005	4/25/2005		
4/11/2005	4/25/2005		
4/18/2005	4/25/2005		
4/25/2005	4/25/2005		
	Action Due Date 1/25/2005 2/25/2005 3/25/2005 4/11/2005 4/18/2005	Action Due Date Deadline Date	Action Due Date

- Delete mail date action
- Stamp paper "Response Due" with PTO mail date and due date
- Mark file with "O/A" and due date
- Delete mail date action

FINAL OFFICE ACTION

- Enter & complete "Final Rejection Mail date" [FRJ] with PTO mail date
- Copy final due date into deadline field for each due date
- Delete Status Inquiry

E		Other Nos		Ext Files	Related ld
		Text	16 or 5	le uveri	The state of the s
		Action Due Date	Deadline Date		Action Notes
2	Final Rejection - Mail Date			10/25/2004	188
	Response to Provoke Advisory	12/25/2004	4/25/2005		
	Final Rejection Due	1/25/2005	4/25/2005		
	Appeal Due	1/25/2005	4/25/2005		
	Final Rejection - 1 mo Extension	2/25/2005	4/25/2005		
	Appeal Due - 1 mo Extension	2/25/2005	4/25/2005		
	Final Rejection - 2mo Extension	3/25/2005	4/25/2005		*
	Appeal Due - 2mo Extension	3/25/2005	4/25/2005		X
	Final Rejection - 2wk Final	4/11/2005	4/25/2005		S
	Appeal Due - 2wk Final Reminder	4/11/2005	4/25/2005		*
X	Final Rejection - 1 wk Final	4/18/2005	4/25/2005		
	Appeal Due - 1wk Final Reminder	4/18/2005	4/25/2005		
	Final Rejection - Final Deadline	4/25/2005	4/25/2005		.
	Appeal Due - Final Deadline	4/25/2005	4/25/2005		\$.
20.77		1			

- Delete mail date action
- Stamp paper "Amendment" on mail with [Response to Provoke Advisory Action] date;
 Stamp Notice of Appeal on Mail with [Appeal Due] Date;
- Mark file with "Amendment" & "Notice of Appeal" with PTO mail date and due dates

ADVISORY ACTION

- Enter & complete "Advisory Action Received" [ADA] with PTO mail date
- Overwrite any Action notes with "Resp. to Adv Action Due" and specify in the one week and 2 week reminders and final deadline notes "File RCE, Con., or Notice of Appeal

	Other Nos Es	d Files		ated (d	Title Text	
	Filing Data Relate	d Party Info	- Ac	tions*	Description Inventors	
13	Action	Action Due	Deadline	Completed	Action Notes	
800	Response to Provoke Advisory	9/29/2004	1/29/2005	9/29/2004		
	Final Rejection Due	10/29/2004	1/29/2005		RESP TO ADV ACTION DUE	3
	Appeal Due	10/29/2004	1/29/2005		RESP TO ADV ACTION DUE	
	Final Rejection - 1mo Extension	11/29/2004	1/29/2005		RESP TO ADV ACTION DUE	
	Appeal Due - 1mo Extension	11/29/2004	1/29/2005		RESP TO ADV ACTION DUE	
	Final Rejection - 2mo Extension	12/29/2004	1/29/2005		RESP TO ADV ACTION DUE	*
	Appeal Due - 2mo Extension	12/29/2004	1/29/2005		RESP TO ADV ACTION DUE	
100	Final Rejection - 2wk Final	1/15/2005	1/29/2005		FILE CONTINUATION, RCE OR NTC OR APPEALI! RESP TO ADV	
	Appeal Due - 2wk Final	1/15/2005	1/29/2005		FILE CONTINUATION, RCE OR NTC OR APPEAL!! RESP TO ADV	
	Final Rejection - 1 wk Final	1/22/2005	1/29/2005		FILE CONTINUATION, RCE OR NTC OR APPEAL!! RESP TO ADV	4
	Appeal Due - 1wk Final	1/22/2005	1/29/2005		FILE CONTINUATION, RCE OR NTC OR APPEAL!! RESP TO ADV	
	Final Rejection - Final Deadline	1/29/2005	1/29/2005		FILE CONTINUATION, RCE OR NTC OR APPEALII RESP TO ADV	
	Appeal Due - Final Deadline	1/29/2005	1/29/2005		FILE CONTINUATION, RCE OR NTC OR APPEAL!! RESP TO ADV	
*						

- Stamp "Response Due" with Final Rejection Due Date;
- Mark file with "Advisory Action" with Final Rejection. Due date (if Advisory Action received after Final date past then stamp with next available extension, noting extension was included)

EX-PARTE QUAYLE OFFICE ACTION

- Enter & complete "Ex-Parte Quayle Mail date" [XPM] with PTO mail date
- Copy final due date into deadline field for each due date

	Invertors 0			Ext Files	Related id
	Action 18 Action	Action Due	Deadline 🖫	Completed Date	Action Notes
	Ex-parte quayle mail date			12/5/2004	
	Ex-parte quayle	2/5/2005	6/5/2005		
	Ex-parte quayle - 1st extensio	3/5/2005	6/5/2005		
	Ex-parte quayle - 2nd extensio	4/5/2005	6/5/2005		
**	Ex-parte quayle - 3rd extensio	5/5/2005	6/5/2005		
	Ex-parte quayle - 2wk Final Reminder	5/22/2005	6/5/2005		
3	Ex-parte quayle - 1wk Final Reminder	5/29/2005	6/5/2005		
1	Ex-parte quayle · final deadli	6/5/2005	6/5/2005		
*					

- Delete mail date action
- Stamp "Response Due" on mail with due date
- Mark file with "Ex-Parte Quayle" with PTO mail date and due date

NOTICE OF NON-COMPLIANT AMENDMENT

- Determine whether our response was a Preliminary Amendment or a Response to Final O/A amendment
- Manually docket One Month <u>OR</u> One month with 5 extensions, dependent on type of amendment filed.
- Delete Status Enquiry

NOTICE OF ALLOWANCE

- Change sub-status to Allowed "A"
- Enter & complete "Notice of Allowance" [NOA] with PTO mail date
- If Drawings required enter "Drawings Due" [DRG] with same due date as Issue Fee Due
- Copy Issue Fee due date into deadline field for each due date

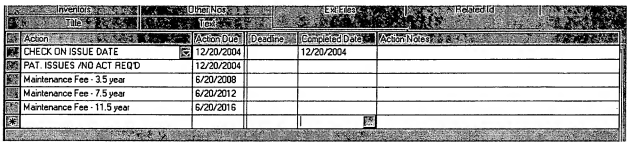
		ther Nos Text		Ext Files	Related lid
	Action		Deadline 🐔	Completed Date	Action Notes 4
W	Notice of allowance			12/5/2004	
	PTA Review	1/4/2005			
	Reminder issue fee due - 1mo Reminder	2/5/2005	3/5/2005		·
	312 Amendment - 1 mo Reminder	2/5/2005	3/5/2005		
	Reminder issue fee due - 2wk Final	2/19/2005	3/5/2005		
	Reminder issue fee due - 1wk Final	2/26/2005	3/5/2005		
	ISSUE FEE DUE	3/5/2005	3/5/2005		
	AMENDMENT AFTER ALLOWANCE	3/5/2005	3/5/2005		
	DRAWINGS REQUIRED OR DUE	3/5/2005	3/5/2005		
*		-	ázo		

- Stamp "Response Due" on mail with Issue fee due date, and Drawings if necessary
- Mark file with "Issue Fee" "Drawings" with PTO mail date and due dates

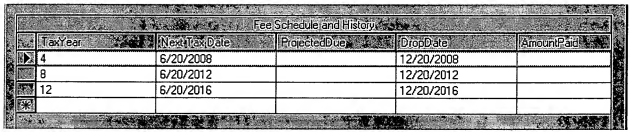
- If Broadcom case also docket file "Continuation Patent Application" [CPA], with due date being date Issue Fee is due
- Delete Mail date

ISSUE NOTIFICATION

- Insert Issue Date and patent number in filing data tab
- Complete "Check on Issue Date" [COI] with issue date as per PTO notice
- Enter "Patent Issues/No Act" [PAT] with issue date



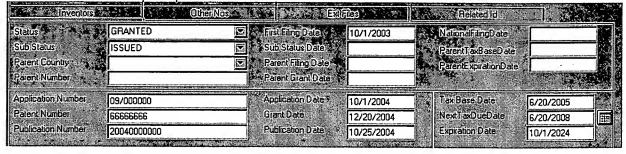
Check IP Master Fee Schedule to ensure all tax dates generated



- Stamp "Response Due" with date for all Maintenance Fees
- Mark file with Issue Date, Patent number and Maintenance fees due

ISSUED PATENT

- Change sub-status to "Issued" [G]
- Complete "Pat. Issues/No Act Reg'd" [PAT] with issue date
- Check and compare patent number & issue date with IP Master data



Check and compare patent number & issue date marked on file cover

SOFT COPIES

- Enter & complete "Soft Copies" [SOF] with today's date
- Check patent number & issue date against IPM data and file cover

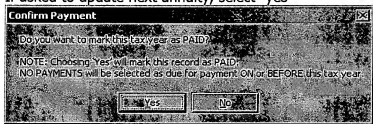
MAINTENANCE FEE STATEMENT

Within FEE SCHEDULE TAB:

Paid date should have been entered on day of payment, if not complete date Check "RECEIPT" box

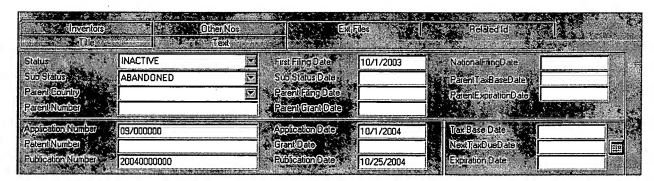
1970	Paragraph (5 5. 4	24.77.77	8	1523	8,00	
		李智/解除	13.5	Fee Schedu	le and History	4 1/4	INC. 1	A STATE OF THE STA
TaxYear	Next Tax Date	DropDate 5	AmountPaid	PaidDate	AuthorizedDate	invoice	LetterDate ***	Receipt
8 4	6/20/2008	12/20/2008		5/20/2008				V
8	6/20/2012	12/20/2012						
<u> </u>	6/20/2016	12/20/2016						

If asked to update next annuity, select "yes"



NOTICE OF ABANDONMENT

- Change Status to "Inactive" [I] –
- **Note:** If sub-status did not previously show Abandoned & there is no indication of intentional abandonment do not change Status to "Inactive" until Attorney review.



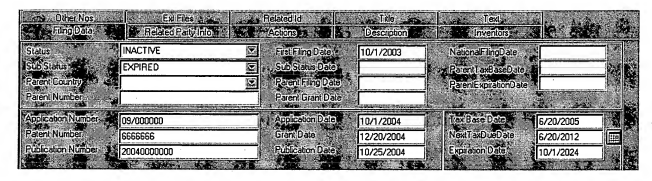
Enter & Complete "Abandoned" [ABN] with PTO mail date

, linventors	Other Nos		Ext Files	12 T 12 T	Related Id	
son institle says Suc.	Text	3 %	14			a company
Action	Action Due	Deadine	Completed Date:	Action Notes:	A COMPANY AND	
ABANDONED			12/5/2004	·		
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CANCEL MARKET LANGE LANGE LANGE		A CONTRACTOR		2.5	K y 3732 3	AP 1 WIFE 1 734

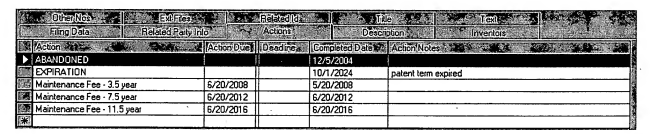
- Enter reason for abandonment in description tab
- Stamp "ABANDONED" on file

NOTICEOF EXPIRATION

Change Status to "Inactive" [I] and sub-status to "Expired" [X]



- Enter & complete "Expired" [EXP] with PTO mail date
- Enter reason for expiration in Description Tab.



Don Pochopien

From:

Don Pochopien

Sent:

Wednesday, January 19, 2005 2:38 PM

To: Cc: 'mbaker@rtix.com' 'bsanders@rtix.com'

Subject:

FW: 13879US01



i Maurie:

A problem arose in this application in which the claims were allowed and in which the issue fee was paid on 12/14/04. On 12/15/04, after the payment of the issue fee, the PTO objected for the first time to the original figures filed in 2001. I suspected that the Figures might be an issue because the latter were hand drawn. In the meantime, I ordered formal drawings from a draftsman for the newly filed 13879US02 application. We have these in house.

On 01/18/05 (yesterday), our docketing department first received the written objection dated 12/15/04 (See the attachment). I do not know how or why it took so long to arrive. However, it only had a 30 day period in which to respond that was not extendable. Hence, the application has gone abandoned. If the communication would have been dated 12/16, we would have lucked out with the weekend and MLK holiday, and could have filed it yesterday.

Course of Action:

We could draft a petition and/or Request to reinstate an unintentionally abandoned application with submission of new figures and an amendment under 1.312 correcting the numbering in the Brief Description of the Figures.

Alternatively, we have a pending continuation application. We could file another continuation application with a preliminary amendment and the new Figures. I believe that the refiling would be more cost effective. In the preliminary amendment, we could advise the Examiner as to what had occurred. I expect that we would get a Notice of Allowance if we get the same Examiner.

How should we proceed?

Donald

----Original Message-----From: Patricia Walsh

Sent: Wednesday, January 19, 2005 1:59 PM

To: Don Pochopien

Subject: SCN 20050119135824 001.pdf

Don Pochopien

From:

mbaker@rtix.com

Sent:

Wednesday, January 19, 2005 3:53 PM

To: Cc: Don Pochopien bsanders@rtix.com

Subject:

RE: 13879US01



Don

I will need to get some internal guidance on this one to get you a definitive answer. I have two questions/comments for you in the meantime...

(1) Do you think that the first option you mention below (petition to revive an unintentionally abandoned application) would get us the patent sooner? Based on my experience, I would definitely say yes, as a new filing, even a continuation, can linger without examination for at least a year. Petitions can be slow, but not that slow usually. Also we take the chance of getting a different examiner and/or the examiner changing their mind.

(2) I am a little confused on the cost issue. It appears to me that the petition route would cost much less in PTO fees (a little more than half as much), although maybe it is a lot more work for you guys and that makes the difference. Sorry but I don't know that much about your cost structure.

If you could provide me your input, that would be really helpful.

Thanks,

Maurie G. Baker, Ph.D. Registered Patent Agent # 56,090 Regeneration Technologies, Inc. 11621 Research Circle Post Office Box 2650 Alachua, FI 32616-2650

Phone: 386-418-8888 x 4262 Email: mbaker@rtix.com Website: www.rtix.com

----Original Message-----

From: dpochopien@mhmlaw.com [mailto:dpochopien@mhmlaw.com]

Sent: Wednesday, January 19, 2005 3:39 PM

To: Maurie Baker Cc: Ben Sanders

Subject: FW: 13879US01

Hi Maurie:

A problem arose in this application in which the claims were allowed and in which the issue fee was paid on 12/14/04. On 12/15/04, after the payment of the issue fee, the PTO objected for the first time to the original figures filed in 2001. I suspected that the Figures might be an issue because the latter were hand drawn. In the meantime, I ordered formal drawings from a draftsman for the newly filed 13879US02 application. We have these in house.

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Donald

----Original Message----

From: Patricia Walsh Sent: Wednesday, January 19, 2005 1:59 PM

To: Don Pochopien

Subject: SCN 20050119135824 001.pdf

Donald Pochopien dpochopien@MHMLAW.COM

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Don Pochopien

From:

Don Pochopien

Sent:

Wednesday, January 19, 2005 4:01 PM

To: Subject: 'mbaker@rtix.com' RE: 13879US01

Hi Maurie:

The additional costs would relate to the cost of drafting the petition, and documenting our internal docketing as part of the petition. If we file it with an IDS up front, it seems to go faster.

There is a diligence requirement or reviving. Hence, we also need to establish that MHM and RTI acted diligently in seeking revival once we learned of the abandonment.

Donald

----Original Message-----

From: Sent: mbaker@rtix.com [mailto:mbaker@rtix.com]

Sent:

Wednesday, January 19, 2005 3:53 PM Don Pochopien

Cc:

bsanders@rtix.com

Subject: RE: 13879US01

Don.

I will need to get some internal guidance on this one to get you a definitive answer. I have two questions/comments for you in the meantime...

(1) Do you think that the first option you mention below (petition to revive an unintentionally abandoned application) would get us the patent sooner? Based on my experience, I would definitely say yes, as a new filing, even a continuation, can linger without examination for at least a year. Petitions can be slow, but not that slow usually. Also we take the chance of getting a different examiner and/or the examiner changing their mind.

(2) I am a little confused on the cost issue. It appears to me that the petition route would cost much less in PTO fees (a little more than half as much), although maybe it is a lot more work for you guys and that makes the difference. Sorry but I don't know that much about your cost structure.

If you could provide me your input, that would be really helpful.

Thanks,

Maurie G. Baker, Ph.D. Registered Patent Agent # 56,090 Regeneration Technologies, Inc. 11621 Research Circle Post Office Box 2650 Alachua, FI 32616-2650

Phone: 386-418-8888 x 4262 Email: mbaker@rtix.com Website: www.rtix.com

----Original Message-----

From: dpochopien@mhmlaw.com [mailto:dpochopien@mhmlaw.com]

Sent: Wednesday, January 19, 2005 3:39 PM

To: Maurie Baker Cc: Ben Sanders

Subject: FW: 13879US01

Hi Maurie:

A problem arose in this application in which the claims were allowed and in which the issue fee was paid on 12/14/04. On 12/15/04, after the payment of the issue fee, the PTO objected for the first time to the original figures filed in 2001. I suspected that the Figures might be an issue because the latter were hand drawn. In the meantime, I ordered formal drawings from a draftsman for the newly filed 13879US02 application. We have these in house.

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How should we proceed?

Donald

-----Original Message-----From: Patricia Walsh Sent: Wednesday, January 19, 2005 1:59 PM

To: Don Pochopien

Subject: SCN_20050119135824_001.pdf

Donald Pochopien dpochopien@MHMLAW.COM

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<< File: ENVELOPE.TXT >>

Don Pochopien

From:

mbaker@rtix.com

Sent:

Thursday, January 20, 2005 8:49 AM

To:

Don Pochopien

Subject:

RE: 13879US01



ENVELOPE.TXT

Yes, that all makes sense. Thanks a lot for the further info.

So, based on the requirements you mentioned, do you also think that it would take just as long to go this route (as opposed to a new filing)?

I know that one of the factors in the decision will be how quickly can we get the patent granted.

I am just trying to get all of our options fully laid out to present to upper management.

Lastly, is there a time frame for this decision? Please let me know.

Thanks again,

Maurie G. Baker, Ph.D. Registered Patent Agent # 56,090 Regeneration Technologies, Inc. 11621 Research Circle Post Office Box 2650 Alachua, FI 32616-2650

Phone: 386-418-8888 x 4262 Email: mbaker@rtix.com Website: www.rtix.com

----Original Message----

From: dpochopien@mhmlaw.com [mailto:dpochopien@mhmlaw.com]

Sent: Wednesday, January 19, 2005 5:01 PM

To: Maurie Baker

Subject: RE: 13879US01

Hi Maurie:

The additional costs would relate to the cost of drafting the petition, and documenting our internal docketing as part of the petition. If we file it with an IDS up front, it seems to go faster.

There is a diligence requirement or reviving. Hence, we also need to establish that MHM and RTI acted diligently in seeking revival once we learned of the abandonment.

Donald

----Original Message----

From: mbaker@rtix.com [mailto:mbaker@rtix.com] Sent:

Wednesday, January 19, 2005 3:53 PM

To: Cc: Don Pochopien bsanders@rtix.com

Subject:

RE: 13879US01

Don.

I will need to get some internal guidance on this one to get you a definitive answer. I have two questions/comments for you in the meantime...

(1) Do you think that the first option you mention below (petition to revive an unintentionally abandoned application) would get us the patent sooner? Based on my experience, I would definitely say yes, as a new filing, even a continuation, can linger without examination for at least a year. Petitions can be slow, but not that slow usually. Also we take the chance of getting a different examiner and/or the examiner changing their mind.

(2) I am a little confused on the cost issue. It appears to me that the petition route would cost much less in PTO fees (a little more than half as much), although maybe it is a lot more work for you guys and that makes the difference. Sorry but I don't know that much about your cost structure. If you could provide me your input, that would be really helpful. Thanks,

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----Original Message-----

From: dpochopien@mhmlaw.com [mailto:dpochopien@mhmlaw.com]

Sent: Wednesday, January 19, 2005 3:39 PM

To: Maurie Baker Cc: Ben Sanders

Subject: FW: 13879US01

Hi Maurie:

A problem arose in this application in which the claims were allowed and in which the issue fee was paid on 12/14/04. On 12/15/04, after the payment of the issue fee, the PTO objected for the first time to the original figures filed in 2001. I suspected that the Figures might be an issue because the latter were hand drawn. In the meantime, I ordered formal drawings from a draftsman for the newly filed 13879US02 application. We have these in house.

On 01/18/05 (yesterday), our docketing department first received the written objection dated 12/15/04 (See the attachment). I do not know how or why it took so long to arrive. However, it only had a 30 day period in which to respond that was not extendable. Hence, the application has gone abandoned. If the communication would have been dated 12/16, we would have lucked out with the weekend and MLK holiday, and could have filed it yesterday.

Course of Action:

We could draft a petition and/or Request to reinstate an unintentionally abandoned application with submission of new figures and an amendment under 1.312 correcting the numbering in the Brief Description of the Figures.

Alternatively, we have a pending continuation application. We could file another continuation application with a preliminary amendment and the new Figures. I believe that the refiling would be more cost effective. In the preliminary amendment, we could advise the Examiner as to what had occurred. I expect that we would get a Notice of Allowance if we get the same Examiner.

How should we proceed?

Donald

----Original Message-----

From: Patricia Walsh Sent: Wednesday, January 19, 2005 1:59 PM

To: Don Pochopien

Subject: SCN_20050119135824_001.pdf

Donald Pochopien dpochopien@MHMLAW.COM

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************	******
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Donald Pochopien	

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dpochopien@MHMLAW.COM

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3

Don Pochopien

From:

Don Pochopien

Sent:

Thursday, January 20, 2005 9:21 AM

To: Subject:

'mbaker@rtix.com' RE: 13879US01

Hi Maurie:

Petitions in the PTO take 3 to 6 months before being granted. There is a 98% likelihood that it would be granted. The new continuation application would take 3-6 months to get a response from the PTO. There is about a 80% likelihood that there would be a first action allowance. The difference is that it would cost about \$2,000-3,000 to prepare the petitions. I could file the new application today. It would take me until next week to prepare the petitions and file them.

Donald

----Original Message----

mbaker@rtix.com [mailto:mbaker@rtix.com]

Sent: To: Thursday, January 20, 2005 8:49 AM

subject:

Don Pochopien

Subject: RE: 13879US01

Yes, that all makes sense. Thanks a lot for the further info.

So, based on the requirements you mentioned, do you also think that it would take just as long to go this route (as opposed to a new filing)?

I know that one of the factors in the decision will be how quickly can we get the patent granted.

I am just trying to get all of our options fully laid out to present to upper management.

Lastly, is there a time frame for this decision? Please let me know.

Thanks again,

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Phone: 386-418-8888 x 4262 Email: mbaker@rtix.com Website: www.rtix.com

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----Original Message-----

From: mbaker@rtix.com [mailto:mbaker@rtix.com] Sent:

Wednesday, January 19, 2005 3:53 PM

To: Don Pochopien
Cc: bsanders@rtix.com
Subject: RE: 13879US01

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Post Office Box 2650
Alachua, FI 32616-2650

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Sent: Wednesday, January 19, 2005 3:39 PM

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Subject: FW: 13879US01

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To: Don Pochopien

Subject: SCN_20050119135824_001.pdf

Donald Pochopien	•
dpochopien@MHMLAW.	COM

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Don Pochopien

From:

mbaker@rtix.com

Sent:

Monday, January 24, 2005 10:58 AM

To:

Don Pochopien

Cc:

bsanders@rtix.com

Subject:

Instructions: 13879US01



ENVELOPE.TXT

Don,

This is the unintentionally abandoned case.

After meeting with the management here and discussing the different options for this case, we have decided to go the petition route. I realize it will take you some time to get the petition together. Please give me an idea of when to expect it, if you can.

Also, we would like to have a chance to look at the petition before you file it please.

Thank you very much,

Maurie G. Baker, Ph.D. Registered Patent Agent # 56,090 Regeneration Technologies, Inc. 11621 Research Circle Post Office Box 2650 Alachua, FI 32616-2650

Phone: 386-418-8888 x 4262 Email: mbaker@rtix.com Website: www.rtix.com

----Original Message-----

From: dpochopien@mhmlaw.com [mailto:dpochopien@mhmlaw.com].

Sent: Thursday, January 20, 2005 10:22 AM

To: Maurie Baker

Subject: RE: 13879US01

Hi Maurie:

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From: mbaker@rtix.com [mailto:mbaker@rtix.com] Sent:

Thursday, January 20, 2005 8:49 AM

To:

Don Pochopien

Subject:

RE: 13879US01

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Phone: 386-418-8888 x 4262 Email: mbaker@rtix.com Website: www.rtix.com

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Sent: Wednesday, January 19, 2005 5:01 PM

To: Maurie Baker

Subject: RE: 13879US01

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Wednesday, January 19, 2005 3:53 PM

To: Don Pochopien

Cc: bsanders@rtix.com

Subject: RE: 13879US01

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3

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Don Pochopien

From:

Don Pochopien

Sent:

Thursday, January 27, 2005 10:06 AM

To:

'bsanders@rtix.com' 'mbaker@rtix.com'

Cc: Subject:

13879US01 Petition to Revive; URGENT











13879US01Amdt 13879US01Submissi 13879US01Pet to 13879US01Stateme 13879US01Pochopi after Payment of... on of Corr Dr... Revive Unavoid... nt of Facts Re...

en Declaration...

Hi Ben and Maurie:

Attached is a copy of our Petition to Revive the above identified application which was unavoidably abandoned. Also attached are copies of our responses (Amendment and Submission of Corrected Drawings) to the outstanding official communication, a Statement of Facts, and the Pochopien Declaration corroborating many of the facts as stated therein.

Please review them ASAP and advise me of any proposed changes. We have a diligence requirement and must act promptly to revive after learning of the abandonment.

Donald





IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In the Application of:) CERTIFICATE OF MAILING
Buskirk, et al.	I hereby certify that this correspondence i
Serial No.: 09/942,537	being deposited with the United States Posta Service as first class mail, postage prepaid, in an envelope addressed to: Mail Stop Petition
Filed: August 29, 2001	Commissioner for Patents, P.O. BOX 1450 Arlington, VA 22313-1450, on this date:
For: "Soft and Calcified Tissue Implants"	January 27, 2005
Group Art Unit: 3738	Donald J. Pochopen
Examiner: Alvin J. Stewart) Registration No. 32,167) Attorney for Applicants

POCHOPIEN DECLARATION PROVIDING FACTS SUPPORTING THE STATEMENT UNDER 37 C.F.R. § 1.137(a) THAT THE ENTIRE DELAY IN FILING THE REPLY UP TO THE FILING OF A GRANTABLE PETITION WAS UNAVOIDABLE

Mail Stop Petition Commissioner for Patents P.O. BOX 1450 Arlington, VA 22313-1450

Sir:

Pursuant to 37 C.F.R. § 1.137(a), Applicants' undersigned attorney, Donald J. Pochopien, hereby provide the Commissioner for Patents with his statement of facts to corroborate Applicants' claim that "the entire delay in filing the required reply from the due date for the reply until the filing of a grantable petition pursuant to this paragraph was unavoidable," and in doing so declares as follows:

- 1. I, Donald J. Pochopien, am a partner at the law offices of McAndrews held & Malloy Ltd. and am registered (Reg. No. 32,167) to practice before the USPTO. I am also the undersigned attorney of record and the attorney and person at McAndrews Held & Malloy that is most familiar with the facts surrounding the prosecution of this application.
- 2. At the offices of McAndrews Held & Malloy Ltd. (MHM) it is the business practice in the mail room that "[o]ne individual will date stamp (on the back of the envelope) all incoming mail with the exception of magazines and post cards." Another individual sorts the date stamped mail for delivery. Thereafter, "[t]he prosecution mail (anything from the USPTO) will be delivered [to prosecution docketing] immediately after delivering Accounting's mail." Finally, it is the business practice at McAndrews Held & Malloy that mail delivery begin "no later than 10:00 am":

After date stamping and sorting the U.S. mail, ARO's internal; messenger service will deliver all mail. Delivery of the mail will begin first to the Accounting Department, then to the Prosecution [docketing] Dept. and then to the employees of MHM no later than 10:00 am. ARO should send an e-mail to "Entire Firm" if the mail delivery is delayed.

[Exhibit A: Relevant pages from Procedure Manual at MHM on "U.S. Mail Services, Incoming;" emphasis in original]

- 3. For the above-identified application, the undersigned attorney signed the issue fee documents and caused the issue fee to be paid and transmitted by mail to the USPTO on December 14, 2004.
- 4. On December 15, 2004, unbeknownst to the undersigned attorney, the attached Official Communication was allegedly transmitted by mail to the undersigned attorney at the offices of McAndrews Held & Malloy, Ltd. [See Exhibit B: Official Communication (FORM PTO-1631) dated 12/15/04 at page 1.]

- 5. On page 2, the Official Communication states that the drawings received on 08/29/01 have an inconsistency between the Figures 1A, 1F and the Brief Description of the Drawings, and that Applicant is required to correct this inconsistency "within a time period of ONE MONTH or THIRTY (30) DAYS, whichever is longer, from the mailing date of this Notice" and that "NO EXTENSION OF THIS TIME PERIOD MAY BE GRANTED UNDER EITHER 37 CFR 1.136 (a) OR (b)." [See Exhibit B: Official Communication dated 12/15/04 at page 2.]
- 6. Based upon the mailing date of December 15, 2004 that is on the face of the Official Communication, the final **UNEXTENDABLE** date for Response to the Official Communication was January 15, 2005. [See Exhibit B: Official Communication dated 12/15/04 at pages 1 and 2.]
- 7. However, based upon the business practices of McAndrews Held & Malloy, as recited in ¶2 herein, it is believed that on January 18, 2005, the Official Communication dated December 15, 2004 was first received in the mail room of McAndrews Held & Malloy Ltd.
- 8. As evidenced by the date stamp of "RECEIVED JAN 18 2005" on the face of the Official Communication of December 15, 2004, the Official Communication was first received and seen by the docketing department at McAndrews Held & Malloy on January 18, 2005. [Exhibit B: Official Communication at page 1; and Exhibit C: Listings of Docketing procedures.]
- 9. As part of their processing of the Official Communication, the docketing department at McAndrews Held & Malloy entered the response due date of "Jan 15, 2005" on the face of the Official Communication and indicated that it was "Final." [See Exhibit B: Official Communication; and Exhibit C: Listing of Docketing procedures.]

- 10. On the afternoon of January 18 2005, Helen Hughes, the supervisor of the docketing paralegals, personally brought the file for this application to me and explained to me that the docketing department had just received on that date the Official Communication dated 12/15/04, and that the unextendable response date of 01/15/05 had already passed.
- On the next day (Wednesday, January 19, 2005), I informed the assignee and client, Regeneration Technologies Inc. (RTI), by e-mail what had occurred, advised them of two different ways to proceed (either refiling the application off of a co-pending application or the more costly petition to revive the unavoidably abandoned application), along with an estimate of the costs, and asked them to advise me on how they would like to proceed. [Exhibit D: E-mail from Donald Pochopien (MHM) to Maurie Baker (RTI) of 01/19/05 at 2:38 PM.]
- 12. On that same day (Wednesday, January 19, 2005), RTI responded back to me in an e-mail and inquired about time for the PTO to act and asked for an explanation of the costs. [Exhibit E: E-mail from Maurie Baker (RTI) to Donald Pochopien (MHM) of 01/19/05 at 3:53 PM.]
- 13. Later that same day (Wednesday, January 19, 2005), I replied to RTI by e-mail and informed them where the additional costs arise in filing the petition to revive. Because an answer was not immediately forthcoming, I also informed RTI that there is a diligence requirement and that we must proceed diligently if we wish to file a petition to revive the application. [Exhibit F: E-mail from Donald Pochopien (MHM) to Maurie Baker (RTI) of 01/19/05 at 4:01 PM.]
- 14. On the morning of the next day (Thursday, January 20, 2005), Maurie Baker of RTI advised me that she would have to present the options to upper management at RTI to obtain a decision. [The need for an upper management decision is based upon the Sarbanes-Oxley law passed by Congress in 2002.] She also inquired about the time frames for each of

the options and my time for acting. [Exhibit G: E-mail from Maurie Baker (RTI) to Donald Pochopien (MHM) of 01/20/05 at 8:49 AM.]

- 15. That same morning (Thursday, January 20, 2005), I responded by e-mail within the hour and advised RTI, based upon my experience, of my best estimates of the time for response from the PTO for each of the two options, the likelihood of success for each option, and the time that I would need to draft the appropriate filings. [Exhibit H: E-mail from Donald Pochopien (MHM) to Maurie Baker (RTI) of 01/20/05 at 9:21 PM.]
- 16. On the following Monday morning (January 24, 2005), RTI authorized me to proceed with petitioning to revive this unavoidably abandoned application. [Exhibit I: E-mail from Maurie Baker (RTI) to Donald Pochopien (MHM) of 01/24/05 at 10:58 AM.]
- 17. On Monday, January 24, 2005, I pushed other work aside and drafted the responses required under the Official Communication. Specifically, I drafted the "Submission of Corrected Drawings" and the "Amendment After Payment of the Issue Fee."
- 18. On Tuesday, January 25, 2005, I pushed other work aside and drafted the "Petition Under 37 C.F.R. 1.137(a) To Revive An Unavoidably Abandoned Application" and began collecting facts and drafting the Statement of Facts ("STATEMENT OF FACTS UNDER 37 C.F.R. § 1.137(a) TO CORROBORATE THAT THE ENTIRE DELAY IN FILING THE REPLY UP TO THE FILING OF A GRANTABLE PETITION WAS UNAVOIDABLE").
- 19. On Wednesday, January 26, 2005, I continued drafting this document and began drafting the Pochopien Declaration that provides the underlying factual support for many of the statements made herein.
- 20. On Thursday, January 27, 2005, I completed the Pochopien Declaration and this "Statement of Facts . . ." and sent both documents along with the proposed responses, as

e-mail attachments, to the assignee RTI for their review. [Exhibit J: E-mail from Donald Pochopien to Benjamin Sanders (RTI) on 01/27/05 at 10:06AM.]

- 21. For all these reasons, the undersigned attorney believes that he and RTI at all times acted diligently, and that the entire delay in filing the required reply from the due date for the reply until the filing of a grantable petition pursuant to this paragraph was unavoidable.
- 22. I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under 18 U.S.C. § 1001 and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

Respectfully submitted,

By

Donald J. Pochopien Registration No. 32,167

Attorney of Record

MCANDREWS, HELD & MALLOY, LTD.

500 West Madison, 34th Floor

Chicago, Illinois 60661

(312) 775-8133

Dated: January 27, 2005

J:\open\Djp\Regeneration Technologies\USPTO\13897US01\Statement of Facts Re Petition.doc

should never approach MHM employees and ask them if they can go to trial with them.

Expectations

Anticipate long hours under pressure. Expectations include knowledge of copy quality and timeliness. Faxes will need to be distributed as quickly as possible. Supplies must be monitored, re-ordered, re-stocked and readily available. Messenger services may be requested. You must keep a meter reading of all copies made for billing purposes. Oftentimes, you will be asked to re-stock refrigerators, snacks, medicinal supplies, etc. (depending on the particular circumstances). You may get requests from attorneys, paralegals, secretaries, or others and those requests will vary greatly. Be prepared for the unusual and unexpected. Paralegals often attend trial during the day and will ask for copy jobs to be completed in their absence. If the situation becomes overwhelming, call The MHM Manager and ask for some advice or additional assistance.

Expenses

A cash advance will be given to you by the firm for miscellaneous expenses. The amount will be determined according to length of stay and anticipated needs and will be determined and approved by a MHM Manager or other MHM employee. Reasonable expenses include an occasional book or magazine or local entertainment such as a movie but this should not be abused. Other expenses will include food, and personal hygiene products such as toothpaste. You may have to provide tips to service persons but oftentimes tips are built-in to the hotel cost so you must seek guidance and direction from an attorney, paralegal or secretary. Occasionally you will be requested to purchase food or sundry items. You will be held accountable for the cash advance you are given so it is imperative that you keep all receipts and track all cash transactions. Upon your return to the office, you will be required to complete an expense report. If you should require more cash prior to or before your return, please contact the MHM Manager for instruction. If you should spend any personal money for reasonable expenses, you will be reimbursed.

L. U.S. MAIL SERVICES

Incoming

U.S. Mail is delivered Monday through Friday by "On the Fly" between 7:45 a.m. and 8:45 a.m. The mail will be brought in one or more locked bag(s). The "On the Fly" messenger will be given unlocked replacement bag(s). The key to unlock the bags can be obtained from any ARO Manager. Mail should never be opened. The two individuals who process the incoming US Mail will sign a log sheet after date stamping and sorting. The mail will be unlocked in the presence of two or more ARO personnel. One individual will date stamp (on the back of the envelope) all incoming mail with the exception of magazines and postcards. The other individual will sort the mail by three areas - 35th floor, 34th floor east, and 34th floor west. Any instruction for special handling whether permanent or

temporary should be noted on the mail cart(s). Unidentified mail, foreign mail and checks are delivered to Accounting in a locked bag. If no one is present in Accounting, the bag may be given to MHM Management (Hugh Washburn, Jim Boettger, Ann-Marie Jensen or Jan Wiesner). Accounting's locked bag of mail will be the first mail delivered. The prosecution mail (anything from the USPTO) will be delivered immediately after delivering Accounting's mail. Returned mail should be given to Ann-Marie Jensen unless the sender's initials or name is indicated in the return address portion in which case the mail would be given directly to the sender. After date stamping and sorting the U.S. Mail, ARO's internal messenger service will deliver all mail. Delivery of mail will begin first to the Accounting Department, then to the Prosecution Dept, and then to the employees of MHM no later than 10:00 a.m. ARO should send an e-mail to "Entire Firm" if the mail delivery is delayed.

Outgoing

Outgoing U.S. Mail can be either dropped off in the ARO Center on the 34th Floor or will be retrieved from the designated bins located throughout the firm. All outgoing mail should be received and processed in the mailroom no later than 5:00 p.m. The mail must be checked to make sure it is sealed, has proper postage and international stamp. A messenger from the Building Messenger Center retrieves the mail between 5:15 and 5:30 and holds it at the Building Messenger Center to be picked up by "On the Fly" courier who delivers it to the U.S. Post Office. All international airmail packages weighing more than three (3) pounds must be delivered to a U.S. Postal agent in person. The copy center must be informed by 5:00 p.m. if such service is required.

Certified Mail

If proof of mailing is required for the certified mail, please complete the necessary forms for the Postal Service. Blank copies of those forms are available in the mailroom. The copy center must be informed by <u>5:00 p.m.</u> if such service is required.

Express Mail

Express Mail Runs will be completed by a CSR in the evening at 6:00 p.m. The client should complete the necessary forms for the Postal Service and inform ARO by 5:30 p.m. If such service is required; however, this is usually a daily occurrence. Express mail must be received by the U.S. Post Office by 6:30 p.m. to guarantee next-day delivery. The Express Mail should have a client matter number and the name or initials of the sender for billing purposes. This information is recorded daily in a binder located by the mail machine in the copy center. Cab fare for express mail delivery to the Post Office is provided by the MH&M copy center manager. Ask for a cab fare receipt and, upon return, submit the receipt and change to the MH&M copy center manager or ARO manager on duty. The Post Office is located at the corner of Canal and Harrison (433 West Harrison). Take the escalators up to the second level – you may have to stand in line. Proceed to the teller, give them the envelope(s), they will process them and



United States Patent and Trademark Office

RTI-143 EXAMI STEWART,	
STEWART,	
	, ALVIN J
ART UNIT	PAPER NUMBER
3738	
TE MAILED: 12/15/2004	1
	3738

Please find below and/or attached an Office communication concerning this application or proceeding.



UNITED STATES PATENT AND TRADEMARK OFFICE

UNDER SECRETARY OF COMMERCE FOR INTELLECTUAL PROPERTY AND DIRECTOR OF THE UNITED STATES PATENT AND TRADEMARK OFFICE

NOTICE OF DRAWING INCONSISTENCY WITH SPECIFICATION

14-1/AON THE HIMWILLSO WAS EVE	have been received. However, an inconsistency exists Brief Description of the Drawings in the specification.
I Iguios	the Brief Description of the Drawings in the specification but not
Figures are contain Drawings in the specification.	ed in the Drawings but not listed in the Brief Description of the
or within the time remaining in PTOL-37) to file corrected dra	the above-noted inconsistency within a time period of ONE AYS, whichever is longer, from the mailing date of this Notice, a the time period set forth in the Notice of Allowability (Form wings, whichever is longer. NO EXTENSION OF THIS TIME ED UNDER EITHER 37 CFR 1.136 (a) OR (b)
Enibure to correct the above no	ted inconsistency will result in abandonment of the application.
Enibure to correct the above no	ted inconsistency will result in abandonment of the application.
Enibure to correct the above no	oted inconsistency will result in abandonment of the application. blishing Division to await the correction of the inconsistency.
Failure to correct the above not The file will be held in the Pu	oted inconsistency will result in abandonment of the application. blishing Division to await the correction of the inconsistency.
Failure to correct the above no The file will be held in the Pu	oted inconsistency will result in abandonment of the application. blishing Division to await the correction of the inconsistency.
The file will be held in the Pu Return Corrected Drawings Mail Stop Issue Fee Commissioner for Patents	oted inconsistency will result in abandonment of the application. Tolishing Division to await the correction of the inconsistency. Tolishing Division to await the correction of the inconsistency.

FORM PTO-1631 (REV. 10-03)

Customer Service: 703-308-6789

1-888-786-0101

DOCKETING Checklist

DAILY

	Express Mail Receipts – match receipts with file, notify High Density of files sent back to Secretary
□·	Daily Docket (Patent & TM) – Patent: distribute to KKM, NC, SM, CB, CLB. TM: distribute to MC Docket is run for following periods Monday – from previous Sat thru Tuesday Tuesday – Tuesday thru Wednesday Wednesday – Wednesday thru Thursday. Thursday –Thursday thru Friday Friday – Friday thru next Monday
	Daily JMM Docket - Email to X-team Monday – from previous Saturday thru Tuesday Tuesday – Monday thru Wednesday Wednesday – Tuesday thru Thursday Thursday – Wednesday thru Friday Friday – Thursday thru next Monday
	Incoming Mail – open, date stamp and docket all incoming mail & faxes. Email incoming mail list to Fileroom
	Missing Mail List – update missing mail list with previous days mail and email to Fileroom
	Outgoing Mail - check and docket all USPTO mail
	Daily Final Actions Due Report (Patent & TM)— email to prosecution Monday — run from previous Saturday to Monday Tuesday to Friday — run for current day
	WEEKLY
	Weekly Docket - every Friday run docket report for Saturday thru to following Sunday. Print and Distribute via ARO to each attorney/secretary. Distribute via EMAIL to: Don Pochopien Janet McNicholas (and team)
	MONTHLY
	Monthly Docket - run on (or as near as) 28 th of each month. Run for period 1 st day of next month to the 31 st day of the 2 nd month (so covers two month period). Print and distribute via ARO to each attorney & secretary. Distribute via EMAIL to: Jan Wiley (Ed Remus/J Barich) Betsy Henschen (George Wheeler) Robert Fieseler

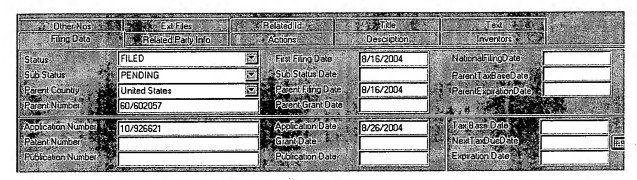
DOCKETING PROCEDURES - INCOMING USPTO MAIL

POSTCARD

Enter application number

FILING RECEIPT

- Change IPM Subs-status to Pending
- Check and compare IPM info relating to Serial number; Filing date; Title; Inventors;
 Projected publication date; and Priority data



- Verify foreign filing dates docketed (if appropriate)
- Mark file with application number and filing date
- Verify Status Inquiry at 18 months from filing date for regular cases, 12 months for continuations

CORRECTED FILING RECEIPT

• Treat as original filing receipt; verify same info. Typically only need to amend projected publication date in actions tab

NOTICE OF OMITTED ITEM(S)

- Enter & Complete Response Due [RES] two months from USPTO mail date
- Copy final due date into deadline field
- Specify in notes 'RESP TO NOT. OF OMITTED ITEM(S)"

Filing Data Rd	ated Party Info	Actions	Description	Inventors
Action Called Action	Action Due Date	Deadline Date	Completed Date	Action Notes
RESPONSE DUE	12/25/2005	12/25/2005		RESP TO NOT. OF OMITTED ITEM(S
*	G			

- Stamp paper "Response Due" and mark due date
- Mark file with action and due date

MISSING PART(S)

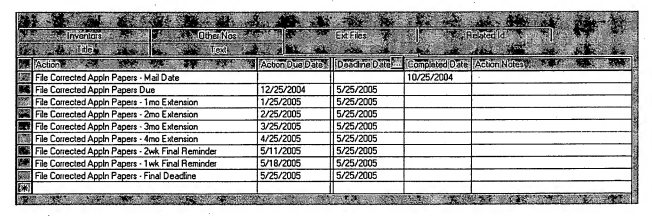
- Enter & complete Notice of Missing Parts mail date (NMM) with PTO mail date and save.
- Copy final due date into deadline field for each due date

(inventors) Other Nos		Extifiles 24	<u> </u>	dated.id
Inventors Other Nos		-EXTRIES		stateu tu saj
Action recommends	Action Due Date	Deadline Date	Completed Date	Action Notes 344
Notice of Missing Parts - Mail Date			10/25/2004	
Notice of Missing Parts Due	12/25/2004	5/25/2005		
Notice of Missing Parts - 1mo Extension	1/25/2005	5/25/2005		
Notice of Missing Parts - 2mo Extension	2/25/2005	5/25/2005		
Notice of Missing Parts - 3mo Extension	3/25/2005	5/25/2005	-	
Notice of Missing Parts - 4mo Extension	4/25/2005	5/25/2005		
Notice of missing parts - 2wk Final Reminder	5/11/2005	5/25/2005		
Notice of missing parts - 1 wk Final Reminder	5/18/2005	5/25/2005		
Notice of Missing Parts - Final Deadline	5/25/2005	5/25/2005		
*				·
	e v ave	ALC:	Y F	**************************************

- Delete mail date action
- Stamp paper "Response Due" and mark due date
- Mark file with action and due date

NOTICE TO FILE CORRECTED APPLICATION PAPERS

- Enter & complete File Corrected Appln Papers mail date (FCM) with PTO mail date and save.
- Copy final due date into deadline field for each due date



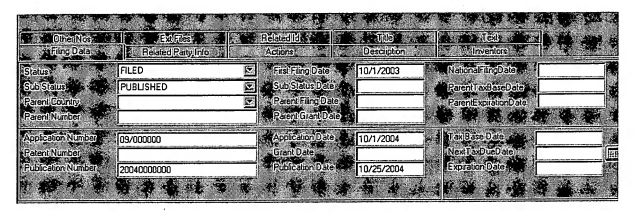
- Delete mail date action
- Stamp paper "Response Due" and mark due date
- Mark file with action and due date

REVISED PUBLICATION DATE

Change publication due date in Actions tab

NOTICE OF PUBLICATION OF APPLICATION

- Change sub-status to Published [P]
- Add publication number and publication date in filing data tab.



- Complete Action Published [PUB] with publish date
- Verify that at least one action is open, if not add Status Inquiry
- Mark file with Published no due date

ASSIGNMENT RECORDATION

- Change "Assignment Made" to "Assignment Recorded" in filing data tab
- Check inventor's assignment date against IPM entry
- Verify that at least one action is open, if not add Status Inquiry
- Mark file with Assignment Recordation date, reel/frame numbe

ASSIGNMENT NON-RECORDATION

Docket Correction Requested [CRR] with due date – add "crct assgn" to notes field

Related Party Info	Actions	s.e.	as «Descrio	4	CONTRACTOR OF THE PARTY OF THE		
			The Property	on 🕳		nventors	
Action Action Due	Date Deadline	Date (Completed Date	Action Not	es I s	X2. 5	450 ZW
CORRECTION REQUESTED 11/25/200	4 11/25/2	004		CRCT ASS	IGNMENT		
*							

OFFICE ACTION / RESTRICTION REJECTION

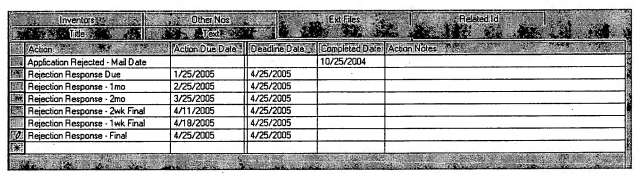
- Enter & complete "Restriction Mail Date" [RTM] with PTO mail date
- Copy final due date into deadline field for each due date
- Delete Status Inquiry

•	Inventors	Uther Nos 🦘	**	Ext Files	Related ld .
1	Title 🚓 💸 Title 🚓	Text	هفي خ	<u> </u>	the state of the s
	Action	Action Due Date	Deadline Date	Completed Date	Action Notes
100	Restriction mail date			10/25/2004	
	Restriction	11/25/2004	4/25/2005		
1	Restriction - 1st extension	12/25/2004	4/25/2005		
	Restriction - 2nd extension	1/25/2005	4/25/2005		
13.5	Restriction - 3rd extension	2/25/2005	4/25/2005		
	Restriction - 4th extension	3/25/2005	4/25/2005		
	Restriction - 2wk Final Reminder	4/11/2005	4/25/2005		
	Restriction - 1wk Final Reminder		4/25/2005		
7	Restriction - final deadline	4/25/2005	4/25/2005		
*	A A COMMON AND THE PROPERTY OF				

- Delete mail date action
- Stamp paper "Response Due" and mark due date
- Mark file with "Rest/Election" with PTO mail date and due date

NON-FINAL OFFICE ACTION

- Enter & complete "Application Rejection" Mail Date [REJ] with PTO mail date and save
- Copy final due date into deadline field for each due date
- Delete Status Inquiry



- Delete mail date action
- Stamp paper "Response Due" with PTO mail date and due date
- Mark file with "O/A" and due date
- Delete mail date action

FINAL OFFICE ACTION

- Enter & complete "Final Rejection Mail date" [FRJ] with PTO mail date
- Copy final due date into deadline field for each due date
- Delete Status Inquiry

Inventors Title	Other Nos Trext		Ext Files		Related(d	
Action	Action Due Date	Deadline Date	Completed Date	Action Notes		967 B
Final Rejection - Mail Date			10/25/2004			
Response to Provoke Advisory	12/25/2004	4/25/2005				
Final Rejection Due	1/25/2005	4/25/2005				
Appeal Due	1/25/2005	4/25/2005				
Final Rejection - 1mo Extension	2/25/2005	4/25/2005				X
Appeal Due - 1mo Extension	2/25/2005	4/25/2005				×.
Final Rejection - 2mo Extension	3/25/2005	4/25/2005				<u> </u>
Appeal Due - 2mo Extension	3/25/2005	4/25/2005				<u> </u>
Final Rejection - 2wk Final	4/11/2005	4/25/2005				
Appeal Due - 2wk Final Reminder	4/11/2005	4/25/2005				\$
Final Rejection - 1wk Final	4/18/2005	4/25/2005				<u> </u>
Appeal Due - 1wk Final Reminder	4/18/2005	4/25/2005				<u> </u>
Final Rejection - Final Deadline	4/25/2005	4/25/2005				X
Appeal Due - Final Deadline	4/25/2005	4/25/2005				

- Delete mail date action
- Stamp paper "Amendment" on mail with [Response to Provoke Advisory Action] date;
 Stamp Notice of Appeal on Mail with [Appeal Due] Date;
- Mark file with "Amendment" & "Notice of Appeal" with PTO mail date and due dates

ADVISORY ACTION

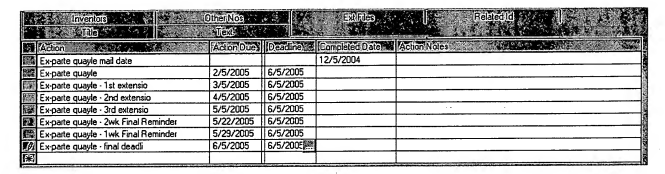
- Enter & complete "Advisory Action Received" [ADA] with PTO mail date
- Overwrite any Action notes with "Resp. to Adv Action Due" and specify in the one week and 2 week reminders and final deadline notes "File RCE, Con., or Notice of Appeal

=	D(her Nos Ex	t Files	V Rel	ated Id	Title Texis
	Filing Data Related	i Party Info	Ac	tions	Description 12. Inventors
	Action with Action	Action Due	Deadline A	Completed	Action Notes:
177	Response to Provoke Advisory	9/29/2004	1/29/2005	9/29/2004	<i>•</i>
	Final Rejection Due	10/29/2004	1/29/2005		RESP TO ADV ACTION DUE
	Appeal Due	10/29/2004	1/29/2005		RESP TO ADV ACTION DUE
	Final Rejection - 1mo Extension	11/29/2004	1/29/2005		RESP TO ADV ACTION DUE
	Appeal Due - 1mo Extension	11/29/2004	1/29/2005		RESP TO ADV ACTION DUE
	Final Rejection - 2mo Extension	12/29/2004	1/29/2005		RESP TO ADV ACTION DUE
	Appeal Due - 2mo Extension	12/29/2004	1/29/2005		RESP TO ADV ACTION DUE
	Final Rejection - 2wk Final	1/15/2005	1/29/2005		FILE CONTINUATION, RCE OR NTC OR APPEAL! RESP TO ADV
33	Appeal Due - 2wk Final	1/15/2005	1/29/2005		FILE CONTINUATION, RCE OR NTC OR APPEAL!! RESP TO ADV
	Final Rejection - 1wk Final	1/22/2005	1/29/2005		FILE CONTINUATION, RCE OR NTC OR APPEAL!! RESP TO ADV
	Appeal Due - 1 wk Final	1/22/2005	1/29/2005		FILE CONTINUATION, RCE OR NTC OR APPEAL!! RESP TO ADV
1.0	Final Rejection - Final Deadline	1/29/2005	1/29/2005		FILE CONTINUATION, RCE OR NTC OR APPEALII RESP TO ADV
	Appeal Due - Final Deadline	1/29/2005	1/29/2005		FILE CONTINUATION, RCE OR NTC OR APPEAL!! RESP TO ADV
*					

- Stamp "Response Due" with Final Rejection Due Date;
- Mark file with "Advisory Action" with Final Rejection. Due date (if Advisory Action received after Final date past then stamp with next available extension, noting extension was included)

EX-PARTE QUAYLE OFFICE ACTION

- Enter & complete "Ex-Parte Quayle Mail date" [XPM] with PTO mail date
- Copy final due date into deadline field for each due date



- Delete mail date action
- Stamp "Response Due" on mail with due date
- Mark file with "Ex-Parte Quayle" with PTO mail date and due date

NOTICE OF NON-COMPLIANT AMENDMENT

- Determine whether our response was a Preliminary Amendment or a Response to Final O/A amendment
- Manually docket One Month <u>OR</u> One month with 5 extensions, dependent on type of amendment filed.
- Delete Status Enquiry

NOTICE OF ALLOWANCE

- Change sub-status to Allowed "A"
- Enter & complete "Notice of Allowance" [NOA] with PTO mail date
- If Drawings required enter "Drawings Due" [DRG] with same due date as Issue Fee Due
- Copy Issue Fee due date into deadline field for each due date

		Other Nos		EXIAE)		Related Id	4-
	Action Action	Text Action Due		Completed Date	Action Notes	1/202745 Call	
	Notice of allowance			12/5/2004			
	PTA Review	1/4/2005					
5	Reminder issue fee due - 1mo Reminder	2/5/2005	3/5/2005				
2	312 Amendment - 1 mo Reminder	2/5/2005	3/5/2005			· · · · · · · · · · · · · · · · · · ·	·
	Reminder issue fee due - 2wk Final	2/19/2005	3/5/2005				
	Reminder issue fee due - 1wk Final	2/26/2005	3/5/2005				
	ISSUE FEE DUE	3/5/2005	3/5/2005				
	AMENDMENT AFTER ALLOWANCE	3/5/2005	3/5/2005				
建	DRAWINGS REQUIRED OR DUE	3/5/2005	3/5/2005				
*			2.				

- Stamp "Response Due" on mail with Issue fee due date, and Drawings if necessary
- Mark file with "Issue Fee" "Drawings" with PTO mail date and due dates

- If Broadcom case also docket file "Continuation Patent Application" [CPA], with due date being date Issue Fee is due
- Delete Mail date

ISSUE NOTIFICATION

- Insert Issue Date and patent number in filing data tab
- Complete "Check on Issue Date" [COI] with issue date as per PTO notice
- Enter "Patent Issues/No Act" [PAT] with issue date

Title	Text			
Action	Action Due	Deadine	Completed Date	Action Notes
CHECK ON ISSUE DATE	2/20/2004		12/20/2004	
PAT. ISSUES /NO ACT REQ'D	12/20/2004			
Maintenance Fee - 3.5 year	6/20/2008			
Maintenance Fee - 7.5 year	6/20/2012			
Maintenance Fee - 11.5 year	6/20/2016			
<u> </u>	•			

Check IP Master Fee Schedule to ensure all tax dates generated

220000000000000000000000000000000000000		Fee Schedule and History		
TaxYear	Next Tax Date	ProjectedDue	DropDate	AmountPaid
A 4	6/20/2008		12/20/2008	
8	6/20/2012		12/20/2012	
12	6/20/2016	· ·	12/20/2016	
*				

- Stamp "Response Due" with date for all Maintenance Fees
- Mark file with Issue Date, Patent number and Maintenance fees due

ISSUED PATENT

- Change sub-status to "Issued" [G]
- Complete "Pat. Issues/No Act Req'd" [PAT] with issue date
- Check and compare patent number & issue date with IP Master data

Inventors		Other Nos	E	t Files	"" Related Id		
Status	GRANTED	E	First Filing Date	10/1/2003	NationalFilingDate		
Sub Status	ISSUED	₹	Sub Status Date		ParentTaxBaseDate		
Parent Country		₹	Parent Filing Date	r:	ParentExpirationDate		
Parent Number			Parent Grant Date				
Application Number	09/000000		Application Date	10/1/2004	Tax Base Date	6/20/2005	
Patent Number	66666666		Grant Date	12/20/2004	NextTaxDueDate	6/20/2008	119
Publication Number	20040000000		Publication Date	10/25/2004	Expiration Date	10/1/2024	
			4.5				

Check and compare patent number & issue date marked on file cover

SOFT COPIES

- Enter & complete "Soft Copies" [SOF] with today's date
- Check patent number & issue date against IPM data and file cover

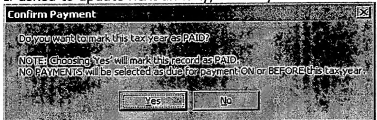
MAINTENANCE FEE STATEMENT

Within FEE SCHEDULE TAB:

Paid date should have been entered on day of payment, if not complete date Check "RECEIPT" box

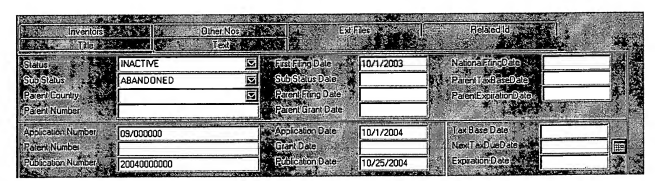
				100	Fee Schedu	ile and History			26.05.h
	TaxYear	Next Tax Date	DropDate	AmountPaid	RaidDate .	AuthorizedDate	(invoice)	LetterDate :	Receipt
0	4	6/20/2008	12/20/2008		5/20/2008				<u> </u>
		6/20/2012	12/20/2012						
Ţ.	12	6/20/2016	12/20/2016					-	

If asked to update next annuity, select "yes"



NOTICE OF ABANDONMENT

- Change Status to "Inactive" [I] –
- Note: If sub-status did not previously show Abandoned & there is no indication of intentional abandonment do not change Status to "Inactive" until Attorney review.



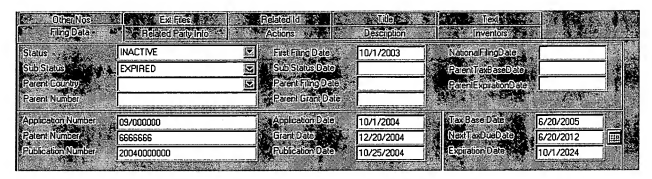
Enter & Complete "Abandoned" [ABN] with PTO mail date

Inventors	Other Nos	(47)	Ext Files	A 13/4	Relatedild	Section 1
Tille	Text	1.44	ونع يدفع		SERVE	34
Action Action Page 1985	Action Due	Deadline -	Completed Date:	Action Notes		
ABANDONED ABANDONED			12/5/2004			
*	Œ					
4° 4 4.490.5		3.0				7.78

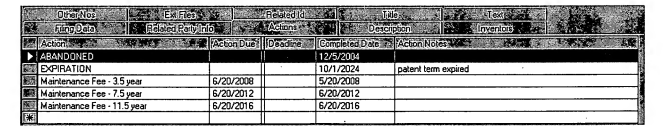
- Enter reason for abandonment in description tab
- Stamp "ABANDONED" on file

NOTICEOF EXPIRATION

Change Status to "Inactive" [I] and sub-status to "Expired" [X]



- Enter & complete "Expired" [EXP] with PTO mail date
- Enter reason for expiration in Description Tab.



Don Pochopien

From:

Don Pochopien

Sent:

Wednesday, January 19, 2005 2:38 PM

To: Cc: 'mbaker@rtix.com'

Cc: Subject: 'bsanders@rtix.com' FW: 13879US01



SCN_20050119135 824_001.pdf

i Maurie:

A problem arose in this application in which the claims were allowed and in which the issue fee was paid on 12/14/04. On 12/15/04, after the payment of the issue fee, the PTO objected for the first time to the original figures filed in 2001. I suspected that the Figures might be an issue because the latter were hand drawn. In the meantime, I ordered formal drawings from a draftsman for the newly filed 13879US02 application. We have these in house.

On 01/18/05 (yesterday), our docketing department first received the written objection dated 12/15/04 (See the attachment). I do not know how or why it took so long to arrive. However, it only had a 30 day period in which to respond that was not extendable. Hence, the application has gone abandoned. If the communication would have been dated 12/16, we would have lucked out with the weekend and MLK holiday, and could have filed it yesterday.

Course of Action:

We could draft a petition and/or Request to reinstate an unintentionally abandoned application with submission of new figures and an amendment under 1.312 correcting the numbering in the Brief Description of the Figures.

Alternatively, we have a pending continuation application. We could file another continuation application with a preliminary amendment and the new Figures. I believe that the refiling would be more cost effective. In the preliminary amendment, we could advise the Examiner as to what had occurred. I expect that we would get a Notice of Allowance if we get the same Examiner.

How should we proceed?

Donald

-----Original Message----From: Patricia Walsh

Sent: Wednesday, January 19, 2005 1:59 PM

To: Don Pochopien

Subject: SCN_20050119135824_001.pdf

Don Pochopien

From:

mbaker@rtix.com

Sent:

Wednesday, January 19, 2005 3:53 PM

To: Cc: Don Pochopien bsanders@rtix.com

Subject:

RE: 13879US01



ENVELOPE.TXT

Don,

I will need to get some internal guidance on this one to get you a definitive answer. I have two questions/comments for you in the meantime...

(1) Do you think that the first option you mention below (petition to revive an unintentionally abandoned application) would get us the patent sooner? Based on my experience, I would definitely say yes, as a new filing, even a continuation, can linger without examination for at least a year. Petitions can be slow, but not that slow usually. Also we take the chance of getting a different examiner and/or the examiner changing their mind.

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If you could provide me your input, that would be really helpful.

Thanks.

Maurie G. Baker, Ph.D. Registered Patent Agent # 56,090 Regeneration Technologies, Inc. 11621 Research Circle Post Office Box 2650 Alachua, FI 32616-2650

Phone: 386-418-8888 x 4262 Email: mbaker@rtix.com Website: www.rtix.com

----Original Message-----

From: dpochopien@mhmlaw.com [mailto:dpochopien@mhmlaw.com]

Sent: Wednesday, January 19, 2005 3:39 PM

To: Maurie Baker Cc: Ben Sanders

Subject: FW: 13879US01

Hi Maurie:

A problem arose in this application in which the claims were allowed and in which the issue fee was paid on 12/14/04. On 12/15/04, after the payment of the issue fee, the PTO objected for the first time to the original figures filed in 2001. I suspected that the Figures might be an issue because the latter were hand drawn. In the meantime, I ordered formal drawings from a draftsman for the newly filed 13879US02 application. We have these in house.

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How should we proceed?

Donald

----Original Message-----

From: Patricia Walsh Sent: Wednesday, January 19, 2005 1:59 PM

To: Don Pochopien

Subject: SCN_20050119135824_001.pdf

Donald Pochopien dpochopien@MHMLAW.COM

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Don Pochopien

From:

Don Pochopien

Sent:

Wednesday, January 19, 2005 4:01 PM

To: Subject: 'mbaker@rtix.com' RE: 13879US01

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----Original Message----

From:

mbaker@rtix.com [mailto:mbaker@rtix.com]

Sent:

Wednesday, January 19, 2005 3:53 PM

To: Cc:

Don Pochopien bsanders@rtix.com

Subject:

RE: 13879US01

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Phone: 386-418-8888 x 4262 Email: mbaker@rtix.com Website: www.rtix.com

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Don Pochopien

From:

mbaker@rtix.com

Sent:

Thursday, January 20, 2005 8:49 AM

To:

Don Pochopien

Subject:

RE: 13879US01



ENVELOPE.TXT

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----Original Message-----

From: dpochopien@mhmlaw.com [mailto:dpochopien@mhmlaw.com]

Sent: Wednesday, January 19, 2005 5:01 PM

To: Maurie Baker

Subject: RE: 13879US01 -

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----Original Message-----

Don Pochopien

From: mbaker@rtix.com [mailto:mbaker@rtix.com] Sent:

Wednesday, January 19, 2005 3:53 PM

Cc: Subject:

bsanders@rtix.com

RE: 13879US01

To:

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Sent: Wednesday, January 19, 2005 3:39 PM

To: Maurie Baker Cc: Ben Sanders

Subject: FW: 13879US01

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----Original Message-----

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To: Don Pochopien

Subject: SCN 20050119135824 001.pdf

Donald Pochopien
dpochopien@MHMLAW.COM

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Don Pochopien

From:

Don Pochopien

Sent:

Thursday, January 20, 2005 9:21 AM

To:

'mbaker@rtix.com'

Subject:

RE: 13879US01

Hi Maurie:

Petitions in the PTO take 3 to 6 months before being granted. There is a 98% likelihood that it would be granted. The new continuation application would take 3-6 months to get a response from the PTO. There is about a 80% likelihood that there would be a first action allowance. The difference is that it would cost about \$2,000-3,000 to prepare the petitions. could file the new application today. It would take me until next week to prepare the petitions and file them.

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----Original Message--

mbaker@rtix.com [mailto:mbaker@rtix.com]

Sent:

Thursday, January 20, 2005 8:49 AM

To:

Don Pochopien

RE: 13879US01 Subject:

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Lastly, is there a time frame for this decision? Please let me know.

Thanks again,

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Phone: 386-418-8888 x 4262 Email: mbaker@rtix.com Website: www.rtix.com

--Original Message--

From: dpochopien@mhmlaw.com [mailto:dpochopien@mhmlaw.com]

Sent: Wednesday, January 19, 2005 5:01 PM

To: Maurie Baker

Subject: RE: 13879US01

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----Original Message----

mbaker@rtix.com [mailto:mbaker@rtix.com] Sent: From:

Wednesday, January 19, 2005 3:53 PM

To: Don Pochopien Cc: bsanders@rtix.com Subject: RE: 13879US01

1

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Subject: FW: 13879US01

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To: Don Pochopien

Subject: SCN_20050119135824_001.pdf

Donald Pochopien
dpochopien@MHMLAW.COM

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Don Pochopien

From:

mbaker@rtix.com

Sent:

Monday, January 24, 2005 10:58 AM

To:

Don Pochopien

Cc:

bsanders@rtix.com

Subject:

Instructions: 13879US01



ENVELOPE.TXT

Don,

This is the unintentionally abandoned case.

After meeting with the management here and discussing the different options for this case, we have decided to go the petition route. I realize it will take you some time to get the petition together. Please give me an idea of when to expect it, if you can.

Also, we would like to have a chance to look at the petition before you file it please.

Thank you very much,

Maurie G. Baker, Ph.D. Registered Patent Agent # 56,090 Regeneration Technologies, Inc. 11621 Research Circle Post Office Box 2650 Alachua, FI 32616-2650

Phone: 386-418-8888 x 4262 Email: mbaker@rtix.com Website: www.rtix.com

----Original Message----

From: dpochopien@mhmlaw.com [mailto:dpochopien@mhmlaw.com]

Sent: Thursday, January 20, 2005 10:22 AM

To: Maurie Baker

Subject: RE: 13879US01

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From: mbaker@rtix.com [mailto:mbaker@rtix.com] Sent:

Thursday, January 20, 2005 8:49 AM

To:

Don Pochopien

Subject:

RE: 13879US01

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Wednesday, January 19, 2005 3:53 PM

To: Don Pochopien
Cc: bsanders@rtix.com

Subject:

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To: Don Pochopien

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4





IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In the Application of:	CERTIFICATE OF MAILING
Buskirk, et al.	I hereby certify that this correspondence is
Serial No.: 09/942,537	being deposited with the United States Postal Service as first class mail, postage prepaid, in an envelope addressed to: Mail Stop Petition,
Filed: August 29, 2001	Commissioner for Patents, P.O. BOX 1450, Arlington, VA 22313-1450, on this date:
For: "Soft and Calcified Tissue Implants"	January 27, 2005
Group Art Unit: 3738	Donald J. Pochopien
Examiner: Alvin J. Stewart) Registration No. 32,167) Attorney for Applicants

AMENDMENT AFTER PAYMENT OF THE ISSUE FEE

Mail Stop Petition Commissioner for Patents P.O. BOX 1450 Arlington, VA 22313-1450

Sir:

After payment of the Issue Fee on 12/14/04 and responsive to the Official Communication of 12/15/04, for which a substitute figure and amendments were due 01/15/05, and for which no extensions of time were possible, Applicants make the following amendments to the Brief Description of the Figures that were requested in the Official Communication:

Amendments to the Specification: page 2

Remarks: page 3

Delete the paragraph at page 4, lines 2-5 of the specification [i.e., ¶¶ 13-15 of the published application] and substitute therefor the following paragraphs:

FIG. 1 shows FIGS. 1A-1F show diagrams depicting different shapes and constructions of an implant in accordance with the subject invention.

FIG. 1A shows a bone-tendon-bone type implant.

FIGS. 1B-E represent FIGS. 1B-1F provide views of an implant comprising a specific assembled bone block.

REMARKS

The amendments to the specification do not add new matter. As requested in the Official Communication dated 12/15/04, the amendment to the description of FIGS 1A-1F, now properly refers to the appropriately labeled figures.

Respectfully submitted,

MCANDREWS, HELD & MALLOY, LTD.

By

Donald J. Pochopien Registration No. 32,167 Attorney of Record

500 West Madison, 34th Floor

Chicago, Illinois 60661

(312) 775-8133

Dated: January 27, 2005

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